

(check applicable box)

☐ FEDERAL CANDIDATE

☐ STATE/LOCAL CANDIDATE

*[Faint, illegible text in a box]*

**Station and Location:**

**Date:**

Sudder Rh - Alexandria

10-12-16

I, Ray W. Deist, Jr.

being/on behalf of: Restore Our Coast, PIAC

a legally qualified candidate of the \_\_\_\_\_

political party for the office of: \_\_\_\_\_

in the Primary

election to be held on: Nov. 8th

do hereby request station time as follows:

Broadcast Length	Time of Day, Rotation or Package	Days	Class	Times per Week	Number of Weeks

**Attach proposed schedule with charges (if available):**

## AGREED UPON SCHEDULE

Broadcast Length	Time of Day, Rotation or Package	Days	Class	Times per Week	Number of Weeks
As per schedule					

Attach proposed schedule with charges (if available):

## AFTER AIRING OF BROADCASTS:

Attach invoices or Schedule Run Summary to this Form showing:

- 1) actual air time and charges for each spot;
- 2) the date(s), exact time(s) and reason(s) for Make-Good(s), if any; and
- 3) the amount of rebates given (identify exact date, time, class of broadcast and dollar amount for each rebate), if any.

Notarize the NAB Form PB-18 requires that the political file contain the actual dates and spots air and the related charges. That information should be included in the file as soon as possible. If the information is only generated monthly, the file should include the amount of rebates given. The candidate should provide the time and date of each spot and the amount charged. The candidate should also provide a folder for "Letters and Air Time." The candidate should, for stations subject to the public file rules, the station's contact information be placed in that folder.

<b>Station and Location:</b> <u>Sudderth Alex</u>	<b>Date:</b> <u>0-12-16</u>
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I, Roy Fletcher  
do hereby request station time concerning the following issue:

Restore Our Coast

Broadcast Length	Time of Day, Rotation or Package	Days	Class	Times per Week	Number of Weeks
			As per schedule provided		

This broadcast time will be used by: Restore Our Coast, PAC

**THIS PAGE MUST BE COMPLETED FOR PROGRAMMING THAT  
DOES NOT "COMMUNICATE A POLITICAL MATTER OF NATIONAL  
IMPORTANCE"**

I represent that the payment for the above described broadcast time has been furnished  
by (name and address):

Restore Our Coast, PAC

and you are authorized to announce the time as paid for by such person or entity  
(hereinafter referred to as the "sponsor").

List the chief executive officers or members of the executive committee or the board of  
directors below (or attach separately):

Alesia Ardoin  
8680 Blue Bonnet  
Bl, LA, 70810

Sue Bingham  
Ch

225. 707. 2020

**THIS PAGE MUST BE COMPLETED FOR PROGRAMMING THAT  
"COMMUNICATES A POLITICAL MATTER OF NATIONAL IMPORTANCE."  
FOR ALL OTHER ISSUE ADS, PLEASE GO TO PAGE 3.**

For programming that "communicates a message relating to any political matter of national importance," list the name of the legally qualified candidate(s) the programming refers to, the offices being sought, the date(s) of the election(s) and/or the issue to which the communication refers (if applicable):

I represent that the payment for the above described broadcast time has been furnished by (name and address):

and you are authorized to announce the time as paid for by such person or entity (hereinafter referred to as the "sponsor").

List the chief executive officers or members of the executive committee or the board of directors below (or attach separately):

For programming that "communicates a message relating to any political matter of national importance," attach Agreed Upon Schedule (Page 5)

## AGREED UPON SCHEDULE

*For all future advertisements that are submitted to the station for review, the station will accept the schedule of national importance.*

Broadcast Length	Time of Day, Rotation or Package	Days	Class	Times per Week	Number of Weeks
			As per Schedule provided		

Attach proposed schedule with charges (if available):

## AFTER AIRING OF BROADCASTS:

Attach invoices or Schedule Run Summary to this Form showing:

- (1) actual air time and charges for each spot;
- (2) the date(s), exact time(s) and reason(s) for Make-Good(s), if any; and
- (3) the amount of rebates given (identify exact date, time, class of broadcast and dollar amount for each rebate), if any.

*Note: Because the FCC requires that the political file contain the actual time and date for spots "concerning a political matter of national importance," the information should be included in the file as soon as possible. If that information is not provided initially, the file should include the name of a contact person who can provide the information and date for specific spot(s). The FCC's online political file checklist folder for "Terms and conditions" also suggests that, for stations subject to the online public file rule, the name of contact person(s) be placed in that folder.*

**SUDDENLINK MEDIA STANDARD TERMS AND CONDITIONS**

1. **PAYMENT** Suddenlink Media will bill Customer monthly and, in some locations twice monthly, using the Final Sunday Fiscal Month (the "Broadcast Month"), unless otherwise stated on the face of this Contract. Payment is due within 30 days after the date of the invoice (the "Due Date") except that if Customer does not meet Suddenlink Media credit requirements, Customer must pay in advance of the order deadline. When possible, Suddenlink Media will include the Program's duration, cost, airdate range, and time of airing according to the log of the cable system on which the Program is rebroadcast ("System"), but not the Program name. Invoices are deemed to exceed the maximum amount permitted by law) on any balance unpaid after the Due Date. All invoiced amounts are payable to Suddenlink Media. Notwithstanding to whom invoices are sent, Customer, including the advertiser, its agency and media placement service are jointly and severally obligated to pay Suddenlink Media by the Due Date and until Suddenlink Media receives payment in full. Payment by the advertiser to its agency or media placement service, or payment by the agency to its media placement service, does not constitute payment to Suddenlink Media. Customer consents to Suddenlink Media's disclosure of billing information, air time, rates and any other information related to this Agreement to any third party directly related to the Program (including without limitation) disclosure of Suddenlink Media's rates to agency clients.

2. TERMINATION Programs may be canceled or either party may terminate this Contract without cause on thirty (30) days' prior written notice. Customer's verbal cancellation or termination is not acceptable. If cause on thirty (30) days' prior written notice. Customer's verbal cancellation or termination is not acceptable. If Customer terminates, cancels or fails to fulfill all of its obligations under this Contract, or if Suddenlink Media cancels or terminates this Agreement for cause for Programs already aired, Customer shall not receive any discounts and the amount due shall be calculated at the "earned rate" from the rate card then in effect, and Suddenlink Media may require Customer to pay for the airtime contracted. Suddenlink Media may cancel a Program or terminate this Agreement immediately if Customer fails to pay any invoice when due or breaches any other provision of this Contract. If Customer fails to pay any invoice in full by the Due Date and Suddenlink Media refers the account for collection, Customer agrees, for itself and its principal (if any), to pay all collection costs, including reasonable attorneys' fees and court costs. Upon a material breach by Suddenlink Media, Customer's exclusive remedy shall be credit for substituted commercial or programming time of substantially equal value. Termination shall not in any way release Customer from its obligation to pay in full the amount due for programs broadcast before termination. Upon termination, all amounts owed by Customer shall become immediately due.

3. **FAILURE TO CABLECAST** System may substitute for a Program any matter that System deems, in its sole discretion, to be of greater local or national importance and all Programs are preemptible in accordance with Suddenlink Media's standard traffic policies. If System does not cablecast part or all of any Program at any time stipulated time, System may cablecast the Program at subsequent times. In such event, Suddenlink Media will notify Customer in advance, if reasonably possible, or within a reasonable time after the substitution. Suddenlink Media's liability for failure to cablecast a Program shall not exceed the amount paid by Customer under this Agreement for cablecast of the Program and in no event is Customer entitled to a cash refund or monetary damages. Except as set forth in Section 2, if the Program is not cablecast by Suddenlink Media, Customer is not required to pay for the cablecast, or is entitled to a refund of any amount already paid for the Program. Notwithstanding anything to the contrary in this Contract, if a Program airs for at least ninety percent (90%) of the time ordered, or within five (5) minutes of a requested time, Customer agrees to pay in full. In the event of a mechanical failure, equipment problem, utility outage, technical problem, act of God, accident, fire, flood, tornado, hurricane, lock-out, strike or other labor dispute, war, terrorist act, earthquake, explosion or any other event beyond the reasonable control of Suddenlink Media (a "Force Majeure Event"), Suddenlink Media or System shall not be liable for any failure to perform. If a Force Majeure Event affects Suddenlink Media's performance under this Contract, Customer hereby agrees to pay in full once an average of seventy percent (70%) of the System's cable nodes are functioning in any twenty-four (24) hour period in a way that gives the majority of subscribers in the applicable area the ability to receive the Service on which the Program airs.

4. **RATES AND ACCEPTANCE** Customer agrees to pay the rates and all other charges invoiced. Rates are not subject to change except as provided in Section 2. Any additional purchases of program time in this Contract shall be at the rates and conditions in effect at the time of such additional purchases. Acceptance of any order is contingent on final credit approval by Suddenlink Media. Acceptance of this Contract is contingent on approval and signature by an authorized Suddenlink Media representative.

5. **PROGRAM MATERIAL.** Customer's purchase of cable time on a network does not necessarily include the purchase of cable time on duplicate feeds including without limitation High Definition versions, navigation aids or guide channels, or other feeds offered on alternate channel locations. Please contact your Suddenlink Media sales representative for more information. Customer shall furnish all Program material at Customer's expense. Customer shall deliver Program material and cablecast scheduling instructions to Suddenlink Media before the System's established deadlines and no less than two (2) full business days before the scheduled cablecast. If Customer fails to meet these deadlines or to use the time contracted for, Suddenlink Media may substitute another program or announcement at Customer's expense and Customer shall remain liable for the full amount contracted for herein. All Programs are subject to the approval (before, during or after the scheduled run of any Programs) of Suddenlink Media, System and any programming service on which the Program is to be cablecast ("Service"). Suddenlink Media may refuse at any time to cablecast a Program in all or parts of the area serviced by the System that Suddenlink Media, System, or Service determines, in its sole discretion, to be illegal, unsatisfactory, unsuitable, contrary to the public interest, or contrary to its business interests. This Contract does not obligate Suddenlink Media to cablecast any Program, sound recordings or material inconsistent with the policies or practices of Suddenlink Media, System or Service. If any Program is unsatisfactory, Suddenlink Media shall make reasonable efforts to notify Customer. Unless Customer or its agency (if any) furnishes satisfactory material 72 hours before the scheduled cablecast time, Suddenlink Media may at its option: (i) substitute its own program at no charge to Customer, (ii) terminate this Contract without liability or charge to either party, and/or (iii) hold Customer liable for all time reserved. Suddenlink Media and System may solicit and cablecast programs or announcements that compete with Customer's business, products or services. Suddenlink Media will not return tapes and other material provided by Customer unless: (i) Customer requested their return in this Contract, and (ii) Customer picks up the material at its own expense within thirty (30) days after the last cablecast. Otherwise, Suddenlink Media or System may dispose of all material including materials created by Suddenlink Media for Customer. Video shot by Suddenlink Media for Customer may be used by Suddenlink Media in commercials or Programs for other customers and will not necessarily be retained by Suddenlink Media unless required on the face of this Contract. Suddenlink Media and/or System may deliver copies of Program material to any third party pursuant to a subpoena, court order or similar judicial process without notice to, or consent of, Customer.

6. INDEMNIFICATION (A) CUSTOMER AGREES TO INDEMNIFY AND HOLD SUDDENLINK MEDIA AND SYSTEM AND THEIR AFFILIATES AND EACH OF THEIR OFFICERS.

The advertiser and any agency and/or media placement service (collectively, "Customer") purchasing cablecast time for commercial announcements and/or programs (individually, a "Program" and collectively "Programs"), and Celbridge Acquisition, L.P. or its affiliate or subsidiary d/b/a Suddenlink Media agree to be bound to (i) the Suddenlink Media Standard Terms and Conditions which are attached on the back of this form or on a separate page ("Ts&Cs"), (ii) this order/confirmation form, and (iii) any other Suddenlink Media order/confirmation form signed by both parties. The Ts&Cs and all Suddenlink Media created order/confirmation forms that are signed by both parties constitute the entire agreement ("Contract") between the parties for the purchase of airtime. In the event of a conflict between the Ts&Cs and any order/confirmation form, the Ts&Cs will control.

DIRECTORS, SHAREHOLDERS AND EMPLOYEES HARMLESS AGAINST ANY AND ALL LIABILITY, LOSS OR EXPENSE: (I) ARISING FROM ANY VIOLATIONS OF LAW, CLAIMS FOR DEFAMATION, LIBEL, UNFAIR COMPETITION, UNFAIR TRADE PRACTICE, VIOLATION OF RIGHTS OF PRIVACY OR OF PUBLICITY, CLAIMS FOR MUSIC LICENSE FEES AND/OR ROYALTIES (EXCEPT FOR THE PERFORMANCE OF MUSIC ON THE SYSTEM), INFRINGEMENT OF TRADEMARK, TRADE NAME, COPYRIGHT OR ANY OTHER PROPRIETARY RIGHTS, OR ANY OTHER CLAIMS, CAUSES OF ACTION OR THE LIKE ARISING DIRECTLY OR INDIRECTLY FROM THE CABLECASTING OF ANY MATERIAL FURNISHED BY CUSTOMER OR CREATED BY SUDDENLINK AT CUSTOMER'S REQUEST; AND/OR (II) RESULTING FROM CUSTOMER'S BREACH OF ANY REPRESENTATION OR WARRANTY HERUNDER. CUSTOMER AGREES TO PAY ALL COSTS OF ANY SUCH ACTIONS, INCLUDING EXPENSES AND REASONABLE ATTORNEYS' FEES FOR COUNSEL OF SUDDENLINK MEDIA'S SELECTION. (B) SUDDENLINK MEDIA AGREES TO INDEMNIFY AND HOLD CUSTOMER HARMLESS AGAINST ALL LIABILITY RESULTING FROM THE CABLECAST OF (I) PROGRAM MATERIAL FURNISHED BY CUSTOMER; AND/OR (II) MUSIC COMPOSITIONS LICENSED FOR CABLECASTING BY A MUSIC LICENSING ORGANIZATION TO WHICH SYSTEM AND/OR SUDDENLINK MEDIA IS A LICENSEE. (C) EACH PARTY SHALL GIVE THE OTHER PROMPT NOTICE OF THE ASSERTION OF ANY CLAIM OR THE COMMENCEMENT OF ANY ACTION THAT MAY EXPOSE THE OTHER TO LIABILITY.

7. DISCLAIMER, LIMITATION OF LIABILITY, AND REPRESENTATIONS AND WARRANTIES SUDDENLINK MEDIA EXPRESSLY DISCLAIMS THE ACCURACY OF SUBSCRIBER NUMBERS, COVERAGE MAPS, LISTS OF ZIP CODES, OR ANY OTHER INDICATIONS OF THE NUMBER OF VIEWERS THAT MAY WATCH ANY PROGRAM. SUCH INFORMATION IS AN ESTIMATE AND IS NOT BINDING UPON SUDDENLINK MEDIA. SUBSCRIBER NUMBERS AND COVERAGE AREAS ARE SUBJECT TO CHANGE FROM TIME TO TIME WITHOUT NOTICE FROM SUDDENLINK MEDIA. PROGRAMS MAY BE VIEWABLE ONLY BY ANALOG OR DIGITAL CUSTOMERS, OR A CERTAIN SUBSCRIBER TIER, OR A PORTION OF THE GEOGRAPHICAL AREA COVERED BY THE INTERCONNECT OR THE SYSTEM HEADEND. SUDDENLINK MEDIA MAY USE SEVERAL DIFFERENT ACCEPTED INDUSTRY STANDARDS FOR CALCULATING SUBSCRIBER NUMBERS AND THAT METHOD MAY DIFFER FROM THAT USED BY OTHER CABLE OPERATORS. IN NO EVENT SHALL SUDDENLINK MEDIA OR SYSTEM BE LIABLE FOR ANY CONSEQUENTIAL OR INCIDENTAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), PUNITIVE DAMAGES OR MONETARY DAMAGES OF ANY TYPE WHATSOEVER. Customer represents and warrants that (i) all Programs it supplies comply with all applicable governmental and industry codes, rules and regulations and with Suddenlink Media's commercial and program standards; (ii) the Programs contain no defamatory matter and do not violate any right of privacy or publicity, or any other proprietary or other rights of any third persons; and (iii) the Programs do not violate any law or other governmental rule or regulation, or infringe upon any copyright, trademark, service mark, music rights, or other intellectual property right of any party, or give rise to any product liability or other claim.

8. DISPUTES, ANY DISCREPANCY, DISPUTE OR DISAGREEMENT BY CUSTOMER WITH ANY CABLECAST, SERVICE OR AMOUNT CHARGED HEREUNDER (A "DISPUTE") MUST BE REPORTED TO SUDENKLIN MEDIA IN WRITING WITHIN TEN (10) BUSINESS DAYS FROM THE LAST SCHEDULED AIR DATE OF THE PROGRAM OR THE INVOICE DATE (WHICHEVER IS LATER), TIME BEING OF THE ESSENCE. CUSTOMER'S FAILURE TO DO SO SHALL CONSTITUTE A WAIVER OF ANY CLAIM BY CUSTOMER ARISING FROM THE DISPUTE.

9. **AGENCY FEES** Provided Customer performs all obligations for the duration of this Contract, Suddenlink Media will extend a fifteen percent (15%) agency discount to "Recognized Agencies." Recognized Agencies are those persons or entities doing business as an advertising agency with a minimum of two (2) accounts, presenting Suddenlink Media a written letter of representation from each client, and satisfying such other criteria as Suddenlink Media may require from time to time.

10. GENERAL Suddenlink Media and System will exercise normal precautions in handling Customer's Program materials or other property, but are not liable for any loss or damage. Suddenlink Media may disclose the terms of this Contract to potential buyers, lenders and investors of the System. Customer may not transfer or assign this Contract, including the rights hereunder, without Suddenlink Media's prior written consent. Suddenlink Media may assign or transfer its rights and obligations under this Contract without obtaining Customer's consent or providing Customer notice. If all or part of any System is sold, Suddenlink Media reserves the right to partition any Customer order between a sold System and an unsold System, as determined by Suddenlink Media in its sole discretion. Suddenlink Media is not required to cablecast a Program for any advertiser other than the Customer named herein or for any product or service other than as specified herein. Failure of either party to enforce any provision hereof shall not be construed as a general relinquishment or waiver of that or any other provision. The provisions of Sections 6 and 7 shall survive the cancellation, expiration or termination of this Contract. The obligations of all parties are subject to the terms of applicable licenses and to federal, state and local laws and regulations. No change or modification to this Contract shall be effective unless in writing and signed by both parties. The laws of the state where Suddenlink Media's authorized representative maintains its office, with or without regard to the conflict or choice-of-law provisions thereof shall govern this Contract. Customer agrees, for itself and on behalf of its principal (if any), that the venue in any legal proceeding shall be the county where such office is located. Under its Blanket Music Licensing Agreements with certain music licensing organizations, Suddenlink Media is required to collect certain information regarding musical works in programming carried over the System. Within ten (10) days of a request by Suddenlink Media, Customer must supply an accurate and complete listing of the following information regarding music in its programming: Title, Composer, Performing Artist, Publisher and Duration. If Customer fails to timely supply this information, Suddenlink Media may at its option immediately terminate this Agreement and/or suspend the carriage of Customer's programming. This Agreement is a blanket agreement covering all advertising orders placed by Customer. Unless another agreement is signed, this Agreement will automatically govern Customer's future advertising orders as if Customer and Suddenlink Media had signed a new agreement for each new order, and will continue in effect until terminated pursuant to Section 2 above. (i) Customer's placement of advertising schedules, programming or other materials and Suddenlink Media's cablecasting of same; or (ii) Customer's signature on this Contract, constitutes Customer's acceptance of all Contract terms and condition. By placing an order with Suddenlink Media, Customer represents that it is not legally prohibited or restrained from entering into this Contract, and that doing so will not violate the rights of any third party.

CUSTOMER

SIGNATURE/DATE: Roy W. Fieldner, Jr. 90-12-16

NAME/TITLE: Roy W. Fieldner, Jr.

Revised: June 6, 2006 President

SUDDENLINK MEDIA

SIGNATURE/DATE: \_\_\_\_\_  
NAME/TITLE: \_\_\_\_\_

**ACKNOWLEDGMENT OF POLITICAL CABLECASTING POLICIES**  
**OF Suddenlink Media Central**

This will acknowledge receipt of "Information Concerning Political Advertising Policies of [Suddenlink Media Central] (the "Political Policy").

I agree that all purchases of advertising time on the [Insert Name of Cable System] (the "System") which I make by or on behalf of legally-qualified political candidates will be made subject to this Acknowledgment and the Political Policy.

I acknowledge that I have been informed to my satisfaction concerning the classes of time which are available to advertisers, including without limitation every level of preemptibility; the chances of preemption for the various levels of preemptibility; the availability of discount packages and rotations, including the System's willingness to negotiate combinations of time suitable to the needs of particular candidates; the System's lowest unit charge and related privileges for each class of time; **Preemptable time is based upon advertiser demand; spot placement is determined on an equal opportunity priority basis within traffic and billing system. Suddenlink Media will use its best efforts to make-good preempted spots and/or to notify the candidate what options are available.**

I recognize that the Federal Communications Commission ("FCC") has exclusive jurisdiction under the Communications Act of 1934, as amended (the "Act"), with respect to all disputes concerning purchases of advertising time by or on behalf of legally-qualified political candidates, specifically including all disputes concerning charges for candidates' "uses" of System's facilities. I acknowledge that all such disputes will therefore be governed exclusively by the Act, and the rules and policies of the FCC, and must be resolved exclusively before the FCC, subject to such judicial review as is provided for by the Act. In order to ensure that material necessary to resolution of such disputes is maintained, any such complaint should be filed with the FCC promptly.

**[To be completed by a Candidate: I certify that all advertising purchased by me that does not qualify as a "use" under federal law for cablecast on the System will include my recognizable voice or image. I agree to indemnify and hold the System harmless from and against any and all damages and liability, including reasonable attorneys' fees, which may be assessed against the System as the result of its cablecast of advertising purchased by me which does not qualify as a "use".]**

If I am an agent acting on behalf of a candidate, I certify that I have made full disclosure to the candidate of the information provided to me by the System concerning its political advertising policies, and, if not, that I have been specifically authorized by the candidate to purchase advertising time on the System on his or her behalf without the need to make such full disclosure. I further represent that all advertising which I purchase on the candidate's behalf will include the candidate's recognizable voice or image. Unless I am acting on behalf of a candidate for federal elective office, I further represent that the candidate agrees to indemnify and hold the System harmless from and against any and all damages and liability, including reasonable attorneys' fees, which may be assessed against the System as the result of its cablecast of advertising not involving a "use" by the candidate which I purchase on the candidate's behalf. I further represent that I am authorized by all candidates on whose behalf I purchase time to agree to the terms and conditions set forth herein.

By: By W. J. J. J.

On behalf of: Reston Am. Coast PAC

Date: \_\_\_\_\_

Deleted: 1

Confidential and Proprietary



FLETCHER CONSULTANTS, LLC

220 Delgado Dr  
Baton Rouge, LA 70808  
225-769-9301

4703

8-362654

DATE 10-10-16

CHIEF ARMOR

PAY  
TO THE  
ORDER OF

*Erin Delgado (Alex)*  
*Erin Delgado (Alex)* \$8535.62  
*Erin Delgado (Alex)* 62 per

DOLLARS

Security  
Feature  
Mark



*Erin Delgado*

FOR

⑈000004703⑈ ⑈065403626⑈ 0112810819⑈